AFFIDAVIT FOR COLLECTION
OF PERSONAL PROPERTY
OF THE DECEDENT

		OF PERSONAL PI OF THE DECE			
THE ESTATE OF	·			DATE OF DEATH	
			DECEASED	RELATIONSHIP OF AFFIANT TO DECEDENT	
STATE OF HAWAII)			
) SS:			
		_,			
I, the undersigned	l affiant, being	first duly sworn on oath, depos	es and says:		
1. I am the succ affidavit.	essor of the at	pove named decedent. A certifi	ed copy of the death c	certificate is submitted with the	his
2. The gross va \$100,000.00.	lue of the dece	edent's estate in this State (exc	luding the value of m	notor vehicles) does not exce	ed
3. No application State.	on or petition fo	or the appointment of a persona	l representative is pen	iding or has been granted in the	his
		r delivery of the property refended, and by virtue of my relati		•	RS
5. I have read an	nd understand l	HRS Section 560:3-1202 which	is printed on the rever	rse side of this affidavit.	
6. I make this at	fidavit for the	purpose of collecting the follow	ving personal property:	:	
				Continuation page atta	iched.
TYPE OR PRINT NAME AND RES	IDENCE OF AFFIA	NT	AFFIANT'S SIGNATURE		
SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE:	NOTARY PUBLIC		MY COMMISSION EX	XPIRES:	
	STATE OF HAWA	1			
			SEE FOLLOWIN	G PAGE	
In accordance with the Ameri working with a court program	icans with Disabilitie	s Act, as amended, and other applicable state please contact the ADA Coordinator at (808	e and federal laws, if you requir 3) 961-7424, FAX (808) 961-74	re a reasonable accommodation for a disal	bility when goy at leas
ten (10) working days before	your proceeding, hea	aring or appointment date.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ennañ waarequestassours.nuwun,	



Hawaii Revised Statutes:

§560:3-1202 Effect of affidavit. The person paying, delivering, transferring, or issuing personal property or the evidence thereof pursuant to affidavit is discharged and released to the same extent as if that person dealt with a personal representative of the decedent. That person is not required to see to the application of the personal property or evidence thereof or to inquire into the truth of any statement in the affidavit. If any person to whom an affidavit is delivered refuses to pay, deliver, transfer, or issue any personal property or evidence thereof, it may be recovered or its payment, delivery, transfer, or issuance compelled upon proof of their right in a proceeding brought for the purpose by or on behalf of the persons entitled thereto. Any person to whom payment, delivery, transfer or issuance is made is answerable and accountable therefor to any personal representative of the estate or to any other person having a superior right. [L 1996, c 288, pt of §1]